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DOCKET NO. J&J-1673

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Toni M. Kutchan, Meinhart H. Zenk, David G. Atkins and

Anthony J. Fist

Serial No.: 09/486,757

Art Unit:

Filed

February 29, 2000

Examiner:

For

CYTOCHROME P450 REDUCTASES FROM POPPY PLANTS

IPE 107 grading

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Box Missing Parts, Assistant Commissioner for Patents, Washington, DC 20231 on

June 30, 2000

(Date of Deposit)

John W. Harbour

(Name of applicant assigned, or registered Representative)

(Signature)

June 30, 2000

(Date of Signature)

BOX MISSING PARTS
Assistant Commissioner for Patents
Washington, D.C. 20231

SUBMISSION OF COMBINED DECLARATION AND POWER OF ATTORNEY

Dear Sir:

Pursuant to Rule 53(f) and Rule 54, please find enclosed a Combined Declaration and Power of Attorney for the application of Toni M. Kutchan, Meinhart H. Zenk, David G. Atkins and Anthony J. Fist entitled CYTOCHROME P450 REDUCTASES FROM POPPY PLANTS attorney Docket No.J&J-1673, to complete, pursuant to Rule 51, this application filed on February 29, 2000 by Express Mail pursuant to Rule 10. As required, a copy of the Notice to File Missing Parts of Application is also attached.

Please charge Johnson & Johnson Deposit Account No. 10-0750/J&J1673/JWH in the amounts of \$130.00 for submission of the Declaration pursuant to Section 1.16(e). The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Account No. 10-0750/J&J1673/JWH. This sheet is submitted in triplicate.

Respectfully submitted,

John W. Harbour

Reg. No. 31,365

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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT Washington! D.C. 20231



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U.S. APPLICATION NO.	EM	FIRST NAMED APPLICANT	ATTY. DOCKET NO.
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Northead		DATE MAILED: 02	MAY ZUUU
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)			
1. The following items have been started office. If a Designated Office (3) If u.s. Basic National Fee. If Copy of the international appropriate and appropriate English language. If Translation of the internation of one of one of the internation of one of	ubmitted by the applicant or to (37 CFR 1.494), (37 CFR 1.495): Dication in: Diage. Diagla application into English. Ditors(s) for DO/EO/US.	the IB to the United States Pater	ECEIVED MAY 0 5 2000' PAT. DKT. SECTION
Copy of Article 19 amendments. Translation of Article 19 amendments into English.			
☐ Translation of Annexes to the ☐ Trenslation of Annexes to the ☐ Preliminary amendment(s) fi ☐ Information Disclosure State	y Examination Report in Eng e International Preliminary E iled02/29/00	elish and its Annexes, if any. Examination Report into English and and	
Assignment document.			
M Power of Attorney and/or Ch ☐ Substitute specification filed ☐ Verified Statement Claiming M Priority Document. M Copy of the International Sea	Small Entity Status.	the references cited therein	3
☑ Copy of the International Search Report ☐ and copies of the references cited therein. ☐ Other:			
appropriate 20 or 30 months The current translation. b. Processing fee for providing 30 months from the priority of the the International application of the the International application or the state of the stat	ion into English. Note a pro- from the priority date, ation is defective for the age the translation of the appli- late (37 CFR 1.492(f)), inventors, in compliance with number and international filir declaration does not comply	cessing fee will be required if s reasons indicated on the attac cation and/or the Annexes later th 37 CFR 1.497(a) and (b), ide	than the appropriate 20 or
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date			
(37 CFR 1.492(e)). 3. Additional claim fees of \$ as a \[\sqrt{\text{large entity}} \sqrt{\text{small entity}}, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are thus. See attached PTO-875.			
ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY \square 21 OR \bowtie 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.			
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).			
4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.			
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)			
A copy of this notice MUST be returned with this response.			
PCT/DO/EO/917	Notice of Defective Tr		
PTO-875 FORM PCT/DO/EO/905 (December	1997)	Barbara Ca Telephone: 70	ampbell,Paralegal 02-305-3631